

How to Export Seafood To the European Union

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September 2003

United States Mission to the European Union



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I- Introduction

Scope of the report:

Given the complexity of the E.U. legislation, this report provides an overview of key E.U. Legislation governing trade in edible seafood products. It does not intend to answer all questions; any additional comments or concerns should be addressed to competent authorities (see Points of Contacts).

Background

The European Union (E.U.) is made up of 15 countries. The current Member States are Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, the Netherlands, Portugal, Spain, Sweden and the United Kingdom. The E.U. population is approximately 370 million people. Ten new countries will officially join the EU as of May 1, 2004. These countries are Latvia, Lithuania, Estonia, Poland, Malta, Cyprus, Hungary, Slovenia, Slovakia and the Czech Republic. Bulgaria and Romania will not join the EU before 2007. The decision to integrate Turkey is still in discussion.

The Institutions:

The E.U. has six different institutions that function in many ways as the different branches of the U.S. government. Among these institutions are the European Commission, the Council of Ministers, the European Parliament and the European Court of Justice.

- The European Commission is the E.U. executive body. It has three main tasks: to initiate E.U. policies, to act as the guardian of E.U. treaties (Rome, Maastricht and Amsterdam), and to supervise implementation of E.U. law. The Commission is divided in 24 directorates general (DG), of which DG Fisheries looks after the fish sector, DG Agriculture and DG Sanco for food safety consumer policy and public health protection. A college of 20 Commissioners, named by their national governments but supposedly independent, heads the Mission.
- The Council of Ministers is made up of government representatives from the 15 Member States. Each Member State is in his turn president of the Council for six months. The Ministers represent their individual country, and so defend their national interests. They are responsible for determining E.U. policies and to vote legislation. The Council has working parties and permanent or special committees consisting of representatives from Member

States. The best known is the Committee of Permanent Representatives of the Member States, the COREPER.

- The European Parliament gained power over time. From an advisory-only body, it can now veto legislation in certain areas such as consumer protection, health, environment or the single market. Most of EU Legislation is now adopted according to the co-decision procedure of which the European Parliament is one of the two pillars. It has 626 members, elected for five years.
- The European Court of Justice rules on disputes involving interpretation and application of the E.U. treaties and legislation.

European Legislative process:

All EU decisions regarding fisheries involve a consultation procedure. In this procedure, the legislative work is shared between the Commission and the Council: the Commission, which has the power of initiative, submits proposals and the Council makes the final decision. These proposals are initially discussed within the permanent Representative Committee (COREPER). Before any decision is adopted by the Council, various stages must be completed which, depending on the field concerned, also involve the European Parliament, the Committee of the Regions and the Economic and Social Committee in addition to the Commission and the Council.

For food safety related matters, the co-decision procedure is required. This procedure usually takes longer than the consultation procedure.

The Treaty of Amsterdam designed the co-decision procedure to create “equality of arms” between the Council and the Parliament. The Council can adopt no decision without reaching a compromise with the Parliament. Given the complexity of the co-decision procedure, the most important thing to notice at that stage of the report is that it usually takes more than a year between the first reading of the Commission’s proposal and its final adoption by the Council..

What are the different types of measures?

Regulations:

A Regulation is a law that is binding and directly applicable in all Member States without any implementing national legislation. Both the Council and the Commission can adopt regulations.

Example: Council Regulation (EC) No 1093/94 of 6 May 1994 setting the terms under which fishing vessels of a third country may land directly and market their catches at Community ports.

Directives:

A Directive is a law binding on the Member States as to the result to be achieved, but the choice of method is their own. In practice, national implementing legislation in form deemed appropriate in each Member State is necessary in most cases. This is an important point, as businesses affected by a directive have to take account of the national implementing legislation as well as the directive. All directives set a date by which Member States have to transpose it in national legislation. After that date, in case of non-implementation, the directive should remain the basis in case of dispute. The Commission can act against Member States that have not implemented the directive in time.

Example: Council Directive 91/493 laying down the health conditions for the production and the placing on the market of fishery products.

Decisions:

A Decision is binding entirely on those to whom it is addressed. No national implementing legislation is required. Both the Council and the Commission can adopt decisions. Since 1995, the European Parliament can be associated to the adoption process on a limited number of issues.

Example: Commission Decision 95/328 laying down certain transitional measures concerning the certification of fishery products from third countries in order to facilitate the switchover to the arrangements laid down in Council Directive 91/493/EEC.

Recommendations:

A Recommendation has no binding effect (it is not a law). Both the Council and the Commission can adopt recommendations.

Example: Commission Recommendation 92/540 concerning a coordinated program for the official control of foodstuffs for 1993.

Who is responsible for what?

The European Commission is now composed of 24 Directorates General (DG). DG Fisheries handles negotiations of International fishing agreements, resources management, aquaculture, fleet management, and makes the Common Fishery Policy (CFP). It also makes proposals for tariff reduction, tariff suspensions and import quotas. It act as aid to DG Trade, part of which is the E.U. equivalent to the Office of the U.S. Trade Representative) for WTO matters.

Some species are subject to trade restrictions under the Convention on International Trade of Endangered Species, which is covered by DG Environment. So DG Fisheries and DG Environment are working closer and closer due to the current status of worldwide fish resources.

But fishery products are also subject to measures taken by DG Agriculture and DG Internal Market, and to the supervision of DG Health & Consumer Protection (SANCO). DG Agriculture handles the Common Agricultural Policy (CAP) and all "vertical" measures on raw material. They make proposals on all E.U. measures

concerning sanitary legislation and inspection, by type of products (beef, pork, poultry, vegetables, seafood, etc).

DG Internal Market deals with "horizontal" measures for processed products. They make legislation on additives, colorings, antibiotics, and labeling. All those texts refer to "foodstuffs".

DG SANCO is in charge of all scientific committees that advise DG Internal Market and DG Agriculture on matters concerning consumer health. DG SANCO includes also the Food and Veterinary Office (FVO based in Dublin, Ireland). The FVO principal missions are to monitor the observance of food hygiene, veterinary and plant health legislation within the European Union, and to contribute towards the maintenance of confidence in the safety of foods offered to European consumers. The FVO is responsible for auditing Member States' competent authorities, and to inspect third countries for compliance and/or equivalency to E.U. legislation.

A European Food Safety Authority (EFSA) has been formally created on January 28, 2002. After months of procedures this new European Agency is now effective. EFSA will cover risk assessment as well as risk communication. The responsibility of risk management a decision-making remains into EU's Political Institutions' hands.

II- The Common Fisheries Policy (CFP)

Overview:

Fishing and aquaculture are important economic activities in the European Union, even if their contribution to the Gross National Product of Member States generally represents less than one percent. However, those sectors can provide more than 10 percent of all jobs in certain zones, such the Atlantic coast of Spain or Scotland. With a production of approximately 7.3 million tons of fish (including catches for the fish meal industry), the E.U. is the world's largest fishing power after China and Peru. However being one of the largest markets, the E.U. has a trade deficit of some 3 million tons of seafood products, worth about USD 10.7 billion.

The Common Fisheries Policy (CFP) is the E.U.'s instrument for the management of fisheries and aquaculture. Justification for the Community's involvement in fisheries is perfectly clear being based on Articles 38 and 39 of the Treaty of Rome signed in 1957. It means there must be common rules adopted at Community level and implemented in all Member States, covering all aspects of the fishing industry from the sea to the consumer.

It was only in 1970 that the first common measures were taken. Rules were set for access to fishing grounds, for a common market and for a structural policy to coordinate the modernization of fishing vessels, port infrastructures and processing plants. It was agreed that, in principle, all fishers should have equal access to all

waters under the Community jurisdiction. However, a coastal band was reserved for local fishers and those who traditionally fished those areas. In 1976, Member States followed the worldwide movement to extend their rights from 12 to 200 miles. The change in the international access to fishing grounds really gave impetus to build the actual CFP, born after difficult negotiations in 1983.

The CFP deals with the biological, social and economic dimensions of fisheries. To integrate those multiple areas, it relies on five instruments:

- The policy and conservation management of resources (allocations of Total Allowable Catches and quotas, restructuration plans, technical measures on fishing gears...).
- The structural policy for fisheries (modernization of the fleet, adaptation of activity vis a vis depletion of resources).
- The Common Organization of the Markets (prices of withdrawal, distinction between fishery products and aquaculture products, quality strategies...).
- The International relations (participation of the EU in several international and regional conventions, fisheries agreement with third countries).
- The monitoring and inspection policy (of growing importance within the CFP framework).

The Agenda 2000 has introduced new guidelines for a better CFP, where concepts such as "responsible fishing" and "sustainable development" have been constantly reminded.

In March 2001, the Commission published a "Green Paper" intending to reform the CFP. The overall objective of this future Common Fishery Policy would be to reduce the European fleet and developing its aquaculture industry while paying more attention to environmental and consumer protection.

The first decisions on the reform of the Common Fisheries Policy were adopted by the Council of Ministers on December 2002.

This first legislative package concentrates on four dimensions:

- A multi-annual approach to TACs and quotas
- A new fleet policy
- The control of fishing activities
- A new governance

Several measures are to be implemented shortly. The recovery plans for cod and hake are among the most urgent. Unfortunately, these two proposals, if they reflect the fundamental need for a sustainable approach to fisheries, are challenged by Member States that are the most concerned by substantial fleet reduction due to Commission's proposals.

The year 2003 will see the continuation of the legislative process that will lead to an entire new CFP by 2004.

The Common Organization of the Market in Fishery and Aquaculture Products:

The Common Organization of the Market in Fishery and Aquaculture Products was first introduced in 1970, and then reviewed in 1993 and amended in 2000 ([Council Regulation 104/2000 of 17 December 1999](#)). Its purpose is to stabilize the market, to guarantee a steady supply of quality products and to ensure reasonable prices for consumers and support fishermen's incomes.

The five components of the Common Organization of the Markets are:

- Marketing standards and consumer information for fresh products for quality, grades, packaging and labeling for domestic production as well as for imports.
- Producers' organizations (associations to which fishermen belong on a voluntary basis), officially recognized, they are set up to help stabilize markets fluctuations. Their role is to protect fishermen from sudden changes by adjusting supply to demand. They also help to improve product quality, and to make sure that fishing quotas are respected.
- Interbranch Organizations and Agreements aiming at facilitating a total integration of the sector (from the producer to the consumer).
- Prices and Intervention by which certain species cannot be sold below a given price. Financial support is available to producers' organizations to withdraw fish from the market when products reach the floor price. They can be stored to be sold when market improves, or they can be processed.
- Trade with third countries in order to insure an adequate supply to the Community market of raw material intended for the processing industry (tariffs, customs duties, autonomous quotas).

III- How to handle fishery and aquaculture products to be placed on the European market:

General provisions:

[EC Directive 91/493/EEC](#) is the main text for fish and fishery products. It concerns both domestic (E.U.) and third countries (non-E.U.) production. It defines EC standards for handling, processing, storing and transporting fish.

It must be noted that processed bivalve mollusks (as well as tunicates, marine gastropods and echinoderms) are subject to both Directive 91/492 and Directive 91/493.

Directive 91/493 lays down rules on conditions applicable to factory vessels, to on-shore plants, to packaging, to storage and transport. Provisions, that may require

more details, are set concerning own-checks, parasites (all visible parasites must be removed), organoleptic, chemical and microbiological checks.

Other texts must be considered as complements to Directive 91/493 and 91/492:

- Directive 92/48 concerning minimum hygiene rules on board fishing vessels;
- Decision 94/356 to implement an own-check system (HACCP);
- Decision 93/140 concerning parasites (visual inspection, non-destructive method);
- Decision 93/351 concerning the maximum level of mercury;
- Directive 95/71/EC modifying the annex of the Directive 91/493;
- Decision 95/149 fixing TVB-N level for certain species;
- Decision 93/51 fixing microbiological criteria for cooked crustaceans and mollusks;
- Regulation 2001/466/EC setting maximum levels for certain contaminants in foodstuffs, last amended by Commission Regulations 2001/2375/EC and 2002/221/EC;
- Directive 2001/22/EC laying down the sampling methods and the methods of analyzing for the official control of the level of lead, cadmium, mercury and 3-MCPD in foodstuffs;
- Directive 2001/13/EC on the approximation of the laws of the Member States relating to the labeling, presentation and advertising of foodstuffs;
- Decision 2001/183/EC laying down the sampling plans and diagnostic methods for the detection and confirmation of certain fish diseases and repealing Decision 92/532.
- Commission Decision 2002/225/EC laying down detailed rules for the implementation of Council Directive 91/492/CEE as regards the maximum level and the methods of analysis of certain marine biotoxins in bivalve mollusks, echinoderms, tunicates and marine gastropods.
- Commission Decision 2002/226/EC establishing special health checks for the harvesting and processing of certain bivalve mollusks with a level of Amnesic Shellfish Poison (ASP) exceeding the limits laid down by Council Directive 91/492/CEE.
- Commission Regulation 2001/2065/EC laying down detailed rules for the application of Council Regulation 104/2000/EC as regards informing consumers about fishery and aquaculture products.

All EU Regulations regarding seafood can be found on the following website:

http://europa.eu.int/comm/food/fs/inspections/special_topics/guide_thirdcountries_en.pdf

Imports:

Even if the production and placing on the market of shellfish, fishery and aquaculture products are subject to E.U. Directives 91/492 and 91/493, those products remain in the so-called "non-harmonized products" category. It means that national rules can be applied in addition to the E.U. legislation.

- **Harmonized versus Non-Harmonized countries:**

Third (non-E.U.) countries are classified into two categories ([Commission Decision 2003/606/EC](#) for fishery products). Particular account is taken of the third country legislation; of the organization and powers of the third country competent authority and inspection services; the actual health conditions.

Countries (+ Norway and Iceland as members of the European Economic Area) included in List 1 are "harmonized" or "approved" countries. It means that their legislation requirements are at least equivalent to those governing the E.U. domestic production, and that an E.U. inspection team has audited the competent authority, which satisfied E.U. requirements. A specific decision has been adopted for each of those countries fixing specific import conditions, including the official recognition of the competent authority, a specific model of health certificate and a list of approved establishments.

List 2 includes third countries that gave, at least on paper, enough guarantees concerning their inspection system and their legal sanitary requirements. But an E.U. team of inspectors to audit the competent authority has not yet visited those countries. After that date, imports from non-approved countries will be banned. This list of countries, of which the United States is one, constitutes the so-called "pre-listed" or "pre-harmonized" group. Products imported from those countries may be subject to additional national legislation. Some Member States may request lists of approved establishments. A list may be fully accepted by one Member State, and partially rejected by another one.

The US is one of the countries scheduled to be part of list 1 by the end of 2003. All other countries not mentioned in either List 1 or 2 cannot export any fish and fishery products to the European Union. If a third country, not listed in List 1 or 2, wants to export fish and fishery products to the E.U., it has first to contact the European Commission to provide information on its legal system concerning controls on seafood establishments. Discussions and negotiations may lead to an official visit of the country by a team of E.U. inspectors that will propose to approve or not that country.

- **Import controls:**

Principles for veterinary checks are laid down in [Council Directive 97/78/EC](#).

Inspections of consignments originating from third countries must be carried out on all consignments, at the first point of entry into the E.U. territory and in approved border inspection posts.

Import controls are done in three consecutive steps:

- Documentary check: examination of the health certificate;
- Identity check: visual inspection to confirm consistency between documents and products, verification for the presence of required sanitary marks (country of origin, approval number);

- Physical check: check on the product itself (organoleptic control, packaging, temperature), it may include sampling and laboratory testing.

Products imported from "harmonized" countries are subject to the documentary, identity and physical checks at the approved border inspection post at the first point of entry into the E.U. territory. When such a consignment satisfies E.U. requirements, it is then considered as an E.U. product. That is to say that if a consignment can be marketed in one Member State, it can be marketed in all the others without being subject to non-harmonized rules.

If the documentary and the identity checks must be performed on all consignments, the frequency of physical checks is reduced for products from "harmonized" countries from a theoretical 100 per cent to a theoretical 20 percent for fish products in hermetically sealed containers, for fresh and frozen fish, for dry and/or salted products, to 50 percent for other fishery products and for bivalve mollusks.

In the United States, both the Food and Drug Administration and the US Department of Commerce (National Marine Fisheries Service) have the authority to issue certificates for export to the E.U.

Each import control (one certificate = one control) is subject to inspection fees. In the case of processed food containing animal products (surimi for example), the European importer must have an "import license" from the Customs Authorities before the import process occurs.

Each shipment must be accompanied by a sanitary certificate following the model drawn up by E.U. [Decision 2001/67/EC](#) for fishery and aquaculture products and [Decision 1996/333/EC](#) for shellfish. A certificate may be issued for goods produced in different establishments, but can only be made to one consignee. A certificate may be issued for several containers of the same product considered to be a single lot.

The imports of products from animal origin into the EU are also subject to [Commission Decision 93/13/EC](#) "laying down the procedures for veterinary checks at Community border inspection posts on products from third countries".

A specific attention should be given to annex A of this decision that says: "each certificate or document for animal health or public health which accompanies a consignment of products originating in a third country must be inspected in order to confirm that the date of issue of the certificate or document for animal health or public health relates to that of the loading of the products for their dispatch towards the Community". Concretely speaking, this annex allowed shipments coming from the U.S. to be accompanied by a bill of lading signed before OR after the health certificate. This will change.

The Commission recently adopted [Council Directive 2002/99/EC](#) "laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption".

This Directive is effective since April 15, 2003 but needs to be implemented in each Member State. The legal deadline for implementation is January 1, 2005.

The Annex IV of this Directive imposes that the health certificate be issued and signed before the bill of lading in all cases. If not, shipments coming from third countries will not be accepted in the EU.

Some border inspection posts (such as Le Havre, France) have started implementing this measure.

For further information of the concrete implementation of this measure within EU Member States, please contact the European Office of NOAA Fisheries.

It must be noted that a certificate defines a lot; therefore a rejection may be decided for all goods covered by the same certificate, even if only a part of it presents a sanitary or documentary problem.

The certificate must be issued in one of the official languages of the country of entry into the E.U. territory, and if necessary in the language of the country of destination. Council Directive 2002/99/EC will authorize, once implemented in the country concerned, the sanitary certificate to be in another language from the one of the country of destination, as long as it is in one of the official languages of the Community. This will be of course at the discretion of the country of destination concerned.

In practice, the veterinary office of the point of entry into the E.U. does the documentary check and issues an "Annex B" which as to be in at least the language or in one of the languages of the border inspection post where the products coming from third countries are introduced into the Community and in the language or in one of the languages of the country of destination of the product. The model of "Annex B" certificate is describe in [Commission Decision 2003/279/EC](#) (applicable since September 1, 2003).

The "China Case":

The EU adopted on January 30, 2002 Decision 2002/69/EC concerning certain protective measures with regards to the products of animal origin imported from China. This ban was the consequence of an inspection conducted in China that revealed a very poor residue inspection system on the one hand, and also due to the presence of chloramphenicol in shrimps imported from the Chinese territory into the EU.

This Decision has been last amended by [Decision 2002/994/EC](#) of January 30, 2003. As a consequence, only aquaculture products remained banned from China. All other fishery products are can be imported into the EU. The Commission does not intend to review this Decision until another veterinary inspection is conducted in China to assess the level of safety of the Chinese seafood inspection system.

- **Member States:**

France:

In 1979, France published a decree setting microbiological criteria for food products. Those criteria are considered to be guidelines only, but may be interpreted in a stricter manner leading to rejection of products.

In case of serious sanitary problems, the establishment of origin may be subject to systematic controls. Veterinary authorities block products until results of laboratory tests are known. Three consecutive shipments must have good results in order to have this measure lifted.

Germany:

For animal welfare reasons, German authorities prohibit the importation of live eels if not packed in a "sufficient" volume of water. However, glass eels may be transported in a moist atmosphere.

Spain:

Strict limits of copper and cadmium are set for cephalopods, respectively 20 and 1 mg/kg.

IV- How to handle live bivalve mollusks to be placed on the market:

General Provisions:

[EC Directive 91/492/EEC](#) is the main legislation concerning live bivalve mollusks, tunicates, marine gastropods and echinoderms (named bivalve hereafter). It defines conditions for placing those live animals on the market for immediate consumption. It also set criteria concerning production areas, harvesting and transportation, relaying and purification.

In general terms, the E.U. and the U.S. legislation are very similar when defining several categories of production areas. The main difference remains in the method of control to qualify those areas. The E.U. requests tests to be performed on animal flesh, where the United States relies on water tests.

E.U. officials unofficially state that both methods appear to be in good correlation for bivalve mollusks such oysters and mussels. Results differ for clams in general.

Imports:

As for fish and fishery products, live and processed bivalve mollusks can be imported only from approved countries. As it is the case for fishery and aquaculture products, two lists exist with "harmonized" and "pre-approved" countries ([Commission Decision 2002/469/EC](#)).

A health certificate that may be obtained from the Food and Drug Administration or the US Department of Commerce (National Marine Fisheries Service) must accompany each consignment. Certificates will be delivered only for products originated from U.S. establishments listed in the FDA Interstate Certified Shellfish Shippers List.

As for fish and fishery products, the certificate must be at least in one of the official languages of the country of entry into the European Union.

Scallops are an exception. Directive 91/492 concerns only farmed scallops. Wild-caught Pectinidae may be imported from any country that is authorized to export fish and fishery products. In this case, they must be processed (at least frozen, shelled) and roe-off. Live and roe-on wild-caught scallops, and all type of farmed scallops must be imported only from countries approved or pre-approved for bivalve mollusks.

Member States requirements:

For non-harmonized countries, of which the United States is one, E.U. Member States may or may not accept live bivalve mollusks to be imported for immediate human consumption.

As of August 2002, the following Member States have indicated their national requirements:

France:

Live bivalve mollusks must be imported in closed packages that may be sold as such to retailers. The French measure is intended to prohibit the relaying of imported mollusks in their coastal area to avoid development of "exotic" diseases. It is advisable to use packaging of less than 15 kg. The so-called "Reshippers", according to FDA definition, cannot be listed in Part II of the certificate, as they are not considered as the establishment of origin.

Italy:

Italian authorities made clear that no live bivalve mollusks will be accepted on the Italian territory unless the country of origin has been approved by the European Commission (List I).

Spain:

Spain prohibits the imports of live bivalve mollusks from the US. Only frozen and/or processed bivalve mollusks are authorized (Royal Decree 2/2001 of May 24, 2001).

The other twelve Member States do not have any particular requirements or prohibitions.

V- Duties and Trade measures:

All E.U. fish tariffs have been consolidated in the GATT agreement of the Tokyo Round. The overall average of E.U. duties for Chapters 3, 1604 and 1605 is 17.2%, one of the highest in the world. The tariff range goes from 0% (live eels) to 25% (canned mackerel, bonito and anchovies). The main Legislation covering tariffs is [Commission Regulation 1832/2002](#).

However, the E.U. provides different mechanisms to reduce duties. It claims that its overall tariff average is then reduced to around 3 to 4%.

- An overall duty-free scheme applies to Africa-Caribbean-Pacific (ACP) countries, signatories of the Lomé Convention, for all seafood products.
- The Generalized System of Preferences (GSP), which applies to developing countries, covers all seafood products of Chapter 3. Products are classified as non-sensitive, semi-sensitive, sensitive and very sensitive. Reduced duties are 0%, 35%, 70% and 85%, respectively, of the conventional rate. Products, for which no sensitivity has been defined, are not entitled to reduced duties under the GSP. *It is important to note that Russia, Thailand and South Korea in particular do not enjoy GSP privileges.*
- The ANDEAN group, meant to help those countries to combat drugs, enjoys duty-free rate on most of Chapter 3 lines.
- "Access to markets" for "Access to Resources" is the preferred E.U. strategy of fish trade negotiations. Some advantages are so granted, product-by-product, following signatures of fishing agreements (Argentina: reduced duty for hake fillets; Morocco: duty-free imports of canned sardines...)
- All eastern countries (candidates for future accession to the EU) have recently signed Agreements on the progressive elimination of customs duties for fishery products (i.e. 0% duty rate by 2004 at the latest).

Otherwise, a number of GATT-bound Tariff-Rate-Quotas has been negotiated over the years.

Recognizing the needs of its processing industry, the E.U. unilaterally reduce duties for certain portions of its imports using two yearly mechanisms, suspensions and autonomous quotas. Most of the products concerned must be further processed within the E.U.

For a better impact, reduced duties must be requested first by the European importer.

Suspensions, set on a yearly basis, provide better access for raw material needed by the E.U. industry on an unlimited basis (Alaskan Pollack fillets blocks, hard fish

roes). Applied duties may be a full suspension (duty-free) or a reduced duty. Many products are subject to a reference price.

Autonomous quotas ([Council Regulation 2803/2000](#)) are opened on a yearly basis (from April 1 until December 31). Each product (or group of products) is subject a quantitative limit. The quota remains opened until the limit is reached. Quantities and reduced duties may change every year depending on Member States' demands (following national industry requirements) and the compromise reached usually at ministerial level. Most products are also subject to reference prices.

The system of reference prices is based on an essential part of the CFP, the support of fishermen's incomes. Based on past years landing prices, the E.U. fixes on a yearly basis minimum prices for a wide range of species. Depending on those prices are calculated several aids to Producers Organizations (POs) like withdrawal prices, carry-over aids.

Tariff Suspensions:

[Council Regulation 2264/2002](#) covers tariffs suspensions.

To be entitled to a tariff suspension or reduction, importers must buy the concerned product at a "free-at-frontier" price (C&F) higher than the reference price.

Otherwise, products may be imported, but the full conventional rate applies. For example, an autonomous quota is opened for product A with a reduced duty of 5% instead of the conventional 15%, subject to the respect of a reference price of \$100.

If the C&F price paid by the importer is:

- \$ 95: the importer cannot access the quota, and must pay a 15% duty;
- \$ 110: the importer can access the quota and will pay a 5% duty.

In October for suspensions, and December for autonomous quotas, the European Commission consults the fifteen Member States to know about the needs of each national industry. Summing the different needs, a proposal is sent to all governments to be discussed in various committees. A decision has to be made for the December (suspensions) and April (autonomous quotas) Fisheries Councils of Ministers.

It is impossible to request a suspension at once for a product not yet entitled to a reduced duty. But a product may be moved from the list of autonomous quotas to the list of suspensions, or quantities of a quota may be increased and its duty further reduced. It is also possible to open new autonomous quotas.

To attain such goals, it is imperative to get European buyers involved. Showing their needs and the importance of imports for their supplies, the concerned European industry can request to the E.U., through their government, a reduced duty for a certain amount. Without European industry involvement, no proposals can be made.

Once a reduced duty has been obtained, the product can be petitioned for a move to a suspension of the tariff. However, the move from reductions to suspension is difficult to obtain.

The EU Fisheries Council of December 1999 finally decided on the final text for the renewal of the EU Common Organization of Markets for fish and fishery

products (2000/104/EC). Some products (surimi, Alaskan Pollock fillets and meat blocks) considered as essential to the EU processing industry to remain competitive will enjoy total or partial suspension of customs duties. For some other products (H&G cod, tuna loins, herring flaps), pluri-annual autonomous quotas at a reduced duty rate have been decided for the period 2001-2003.

The U.S. Government is permanently negotiating with the EU a “zero for zero” approach to tariffs in the fisheries sector. Unfortunately, the failure of the Cancun discussions will considerably delay any discussions concerning a complete elimination of customs duties for fishery products.

For any questions on a specific tariff rate, you may look at the following web site:
http://europa.eu.int/comm/taxation_customs/dds/cgi-bin/tarchap?Lang=EN

VI- Labeling:

The two main Regulations with respect to labeling are the Council Regulation 2000/104/EC and the [Council Directive 2000/13/EC](#). But additional Regulations are expected in the context of "Public safety" and "Organic Food".

Foot and Mouth disease, BSE crisis, Heavy metals...All these preceding crisis have reinforced the critical need for information, communication and transparency towards consumers. All new EU Regulation is (and will be) based on consumer confidence and safety in such a way that "the consumer will not be misled by any product or packaging".

For sanitary purposes, and especially to allow traceability of seafood products, the EU legislation requests that all packages bear the country of origin and the approval number of the establishment of origin. Those two items must be written or printed "indelibly". The most desirable way would be to have them pre-printed on packages/cartons. In cases where stick-on labels may be used, they must not be easily destructible when attempts are made to remove them, i.e. tear into small pieces.

Labels must be in a language "easily understandable" by users. National legislation may ask for the official language(s). It is always better to use that official one.

Labels may be in several languages.

Since January 1 2002, [Commission Regulation 2001/2065/EC](#) imposes new requirements for the labeling of fishery and aquaculture products intended to the retail sector. This Regulation only concerns products from Chapter 3 of the Tariff Harmonized System, and not products from Chapter 16 (canned products for instance).

Three sets of information are now compulsory on the label of any fishery and aquaculture products on sales at retailers:

- The Commercial name of the species (the Latin name is not compulsory on the label except if your client requires it). Each Member State has established a list of commercial names applicable. These lists are visible on the EU web site.

- The production method (aquaculture or fishery product). The proper language to use is "caught in...", "caught in fresh water", "farmed" or "cultivated". However Member States may decide whether this information is required when the commercial designation and the area of capture make it obvious that the fish was caught at sea.
- The catch area. Products caught at sea have to show the area of capture (taken from the FAO list, Annex of the above Regulation). However, only the general area has to be mentioned (Pacific ocean for example) and not the Area codes. Products caught in fresh water require a reference to the Member State or third country of origin of these products. As for farmed products, the reference is to the Member State or third country in which the product undergoes the final stage of development. Operators may well choose to provide additional information on the area.

To ensure a perfect traceability at all stages of the marketing process, fisheries and aquaculture products have to be accompanied by a document indicating the information described above as well as the Latin name of the products. The document concerned can be the invoice.

The Commission is currently reviewing Community's food safety hygiene rules under which food operators, including seafood operators, will bear primary responsibility for food safety all along the food chain.

The so-called "Hygiene package" that should be implemented by January 1, 2005 will harmonize and simplify requirements previously contained in Council Directive 93/43/EEC on the hygiene of foodstuffs, and a number of related Directives, among which Directive 2000/13/EC.

Fresh, chilled products:

- Species
- Country of origin (roman letters, min. 2 cm)
- Presentation (whole, gutted, fillet, etc)
- Freshness grade and size category (for species with common standards, min 5 cm)
- Net weight in kg (except for standard boxes, average net weight is enough)
- Date of grading and dispatch
- Name and address (city + state) + "FDA approval #" of processor/packer

Freshness grading is only for whole/gutted fresh fish.

Frozen products:

- Species followed by the word "frozen"
- Country of origin
- Presentation (may be included with the name of the species)
- Net weight in kg
- List of ingredients (except if fish only)
- Date of minimum durability (month/year) or "best before" date.
- Special storage conditions (to be maintained at - 18° C)
- Instructions for use (if not obvious), incl. "do not freeze again once thawed"
- Name and address of the manufacturer, or of a seller in the EC
- "FDA approval #" of the packer (CFN or FEI)
- Lot # (it must begin by "L" or the word "LOT") (not always mandatory).
- The lot # is defined by the processor in order to be able to trace a product history in case of problem. It can be the production date.

Example: L8110B15 may mean

L = Lot

8 = 1998

110 = day of production

B15 = production line number

For deep-frozen foods:

Storage conditions and maximum period of storage:

Between 0 and 5 °C : 1 day

"*", or between -5 and 0 °C : 1 week

"**", or between -12 and -6 °C : 1 month

"***", or at least at -18 °C : up to the best before date.

Live bivalve mollusks:

- Species (common name and Latin name)
- Country of dispatch
- Date of wrapping (at least day and month)
- Date of durability or "these animals must be alive when sold"
- Net weight (kg)
- Identification of the dispatch center by its approval number

- Name and address (city + state) of packer + "FDA approval #" (Interstate Certified Shellfish Shipper #)

Canned products:

- Name of product
- Country of origin
- Net weight in grams (or liter for liquid products)
- Net drained weight (in case of solid packed in a usually-not-consumed liquid)
- List of ingredients (added water is an ingredient)
- Date of minimum durability (year)
- Any special storage conditions or conditions of use
- Instructions for use (if not obvious)
- Name and address of the manufacturer, or of a seller established within the E.U. "FDA approval #" of the packer (CFN or FEI)

VII- Other legislation:

Besides the above-mentioned legislation, the E.U. sets various requirements for a wide range of issues. It includes legislation on:

- Additives, colorings and sweeteners allowed to be used.
- Packaging materials regarding their stability to not transfer substances to foodstuffs in quantities that may be harmful to human health, or change organoleptic properties; regarding waste standardizing information systems for recycling to contribute to environmental protection.
- Commission Decision 2001/219/EC on temporary emergency measures in respect of wood packing comprised in whole or in part of non-manufactured coniferous wood originating in Canada, China, Japan and the US.
- Measurement units: the enforcement of E.U. directive on metric labeling only (no imperial measures could be used as dual labeling) is postponed to year 2010.

VIII- Points of contact

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